

REGION VII 901 NORTH 5TH STREET KANSAS CITY, KANSAS 66101 JUL 3 0 2218

OFFICE OF THE REGIONAL ADMINISTRATOR

CERTIFIED MAIL
RETURN RECEIPT REQUESTED
Article No. 7006 2760 0000 8650 5644

Mr. Troy Leitschuh
South Central Region Compliance Manager
IESI Timber Ridge Landfill
HCR 63 Box 581
Richwoods, Missouri 63071

Subject:

CERCLA Off-Site Rule: Affirmative Determination of Acceptability for IESI Timber

Ridge Landfill, Richwoods, Missouri

Dear Mr. Leitschuh:

This letter serves to inform you that the U.S. Environmental Protection Agency (EPA) has made an affirmative determination of acceptability for the receipt of off-site waste at the IESI Timber Ridge Landfill (Timber Ridge), Richwoods, Missouri, MDNR Permit No. 0122103. Pursuant to Title 40 Code of Federal Regulations (40 CFR) Section 300.440(a)(4), EPA has completed an initial assessment of Timber Ridge, and finds the facility acceptable for the receipt of off-site waste. Such off-site wastes are defined as those wastes generated as a result of activities authorized or funded by the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA). On September 22, 1993, EPA amended the National Oil and Hazardous Substance Pollution Contingency Plan (NCP), 40 CFR Part 300, by adding Section 300.440, now known as the Off-Site Rule. The rule implements and codifies the requirements contained in CERCLA Section 121(d)(3), and incorporates many provisions of the November 13, 1987, OSWER Directive (No. 9834.11), known as the Off-Site Policy. The Off-Site Rule establishes the criteria and procedures for determining if facilities are acceptable for the off-site receipt of CERCLA waste, and outlines the actions affected by the standard. The Off-Site Rule requires that prior to a facility's initial receipt of CERCLA waste, EPA shall determine if there are relevant releases or relevant violations at the facility.

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On May 22, 2008, the Missouri Department of Natural Resources (MDNR) conducted a Compliance Evaluation Inspection (CEI) of Timber Ridge, to determined Timber Ridge's compliance with Resources Conservation and Recovery Act (RCRA). The results from the May 22, 2008, CEI, indicate that Timber Ridge is currently in compliance with RCRA. Additionally, MDNR reviewed Timber Ridge's compliance with other applicable environmental standards and the results indicate that Timber Ridge is currently in compliance with other applicable environmental standards. Therefore, effective upon receipt of this letter Timber Ridge is acceptable to receive CERCLA off-site waste at the facility described above. Should any new information affecting this determination develop, the Agency reserves the right to revisit this decision. By issuing this notice, EPA is in no way authorizing Timber Ridge to undertake any waste management practice at this facility for which Timber Ridge has not been previously authorized by MDNR or EPA.

If you have any questions concerning this matter, please contact Deborah Finger, Regional Off-Site Contact, Region 7, at (913) 551-7164.

Sincerely,

John B. Askew

Regional Administrator

cc: Cecilia Campbell, MDNR

Dennis Hansen, MDNR



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OFFICE OF THE REGIONAL ADMINISTRATOR

CERTIFIED MAIL
RETURN RECEIPT REQUESTED
Article No. 7006 2760 0000 8649 9837

Mr. Mitchell Stepro Special Waste Manager Fred Weber, Inc. 2320 Creve Coeur Mill Rd. Maryland Heights, Missouri 63043

Subject:

CERCLA Off-Site Rule: Affirmative Determination of Acceptability for Fred Weber,

Inc., Maryland Heights Missouri

Dear Mr. Stepro:

This letter serves to inform you that the U.S. Environmental Protection Agency (EPA) has made an affirmative determination of acceptability for the receipt of off-site waste at the Fred Weber, Inc. (Fred Weber), Maryland Heights Missouri, MDNR Permit No. 118916. Pursuant to Title 40 Code of Federal Regulations (40 CFR) Section 300.440(a)(4), EPA has completed an initial assessment of Fred Weber, and finds North Pit Cells 1A acceptable for the receipt of off-site waste. Such off-site wastes are defined as those wastes generated as a result of activities authorized or funded by the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA). On September 22, 1993, EPA amended the National Oil and Hazardous Substance Pollution Contingency Plan (NCP), 40 CFR Part 300, by adding Section 300.440, now known as the Off-Site Rule. The rule implements and codifies the requirements contained in CERCLA Section 121(d)(3), and incorporates many provisions of the November 13, 1987, OSWER Directive (No. 9834.11), known as the Off-Site Policy. The Off-Site Rule establishes the criteria and procedures for determining if facilities are acceptable for the off-site receipt of CERCLA waste, and outlines the actions affected by the standard. The Off-Site Rule requires that prior to a facility's initial receipt of CERCLA waste, EPA shall determine if there are relevant releases or relevant violations at the facility.

On May 6, 2008, the Missouri Department of Natural Resources (MDNR) conducted a Compliance Evaluation Inspection (CEI) of Fred Weber, to determined Fred Weber's compliance with Resources Conservation and Recovery Act (RCRA). The results from the May 6, 2008, CEI, and follow up correspondence indicate that Fred Weber is currently in compliance with RCRA. Additionally, MDNR reviewed Fred Weber's compliance with other applicable environmental standards and the results indicate that Fred Weber is currently in

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compliance with other applicable environmental standards. Therefore, effective upon receipt of this letter Fred Weber is acceptable to receive CERCLA off-site waste at the facility described above. Should any new information affecting this determination develop, the Agency reserves the right to revisit this decision. By issuing this notice, EPA is in no way authorizing Fred Weber to undertake any waste management practice at this facility for which Fred Weber has not been previously authorized by MDNR or EPA.

If you have any questions concerning this matter, please contact Deborah Finger, Regional Off-Site Contact, Region 7, at (913) 551-7164.

Sincerely yours,

John B. Askew

Regional Administrator

Cecilia Campbell, MDNR cc:

Dennis Hansen, MDNR



REGION VII 901 NORTH 5TH STREET KANSAS CITY, KANSAS 66101

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OFFICE OF REGIONAL ADMINISTRATOR

CERTIFIED MAIL

RETURN RECEIPT REQUESTED

Article Number: 7006 2760 0000 8652 0722

Ms. Jill Kahl Special Waste Sales Coordinator Allied Waste Industries, Inc. 5605 Moreau River Access Road Jefferson City, Missouri 65109

Subject:

CERCLA Off-Site Rule: Affirmative Determination of Acceptability for

Allied Waste Industries, Inc., Jefferson City, Missouri

Dear Ms. Kahl:

This letter serves to inform you that the U.S. Environmental Protection Agency (EPA) has made an affirmative determination of acceptability for the receipt of off-site waste at the Allied Waste Industries, Inc. (Allied), Jefferson City, Missouri, and MDNR Permit No. 105106. Pursuant to Title 40 Code of Federal Regulations (40 CFR) Section 300.440(a)(4), EPA has completed an initial assessment of Allied, and finds the facility acceptable for the receipt of off-site waste. Such off-site wastes are defined as those wastes generated as a result of activities authorized or funded by the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA). On September 22, 1993 EPA amended the National Oil and Hazardous Substance Pollution Contingency Plan (NCP), 40 CFR Part 300, by adding Section 300.440, now known as the Off-Site Rule. The rule implements and codifies the requirements contained in CERCLA Section 121(d)(3), and incorporates many provisions of the November 13, 1987 OSWER Directive (No. 9834.11), known as the Off-Site Policy. The Off-Site Rule establishes the criteria and procedures for determining if facilities are acceptable for the off-site receipt of CERCLA waste, and outlines the actions affected by the standard. The Off-Site Rule requires that prior to a facility's initial receipt of CERCLA waste, EPA shall determine if there are relevant releases or relevant violations at the facility.

On June 5, 2008, the Missouri Department of Natural Resources (MDNR) conducted a Compliance Evaluation Inspection (CEI) of Allied, to determined Allied's compliance with Resources Conservation and Recovery Act (RCRA). The results from the June 5, 2008, CEI, and follow up correspondence indicate that Allied is currently in compliance with RCRA. Additionally, MDNR reviewed Allied's compliance with other applicable environmental standards and the results indicate that Allied is currently in compliance with other applicable environmental standards. Therefore, effective upon

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receipt of this letter Allied is acceptable to receive CERCLA off-site waste at the facility described above. Should any new information affecting this determination develop, the Agency reserves the right to revisit this decision. By issuing this notice, EPA is in no way authorizing Allied to undertake any waste management practice at this facility for which Allied has not been previously authorized by MDNR or EPA.

If you have any questions concerning this matter, please contact Deborah Finger, Regional Off-Site Contact, Region 7, at (913) 551-7164.

Sincerely,

John B. Askew

Regional Administrator

cc: Cecilia Campbell, MDNR Dennis Hansen, MDNR



REGION 7 901 NORTH 5TH STREET KANSAS CITY, KANSAS 66101

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CERTIFIED MAIL RETURN RECEIPT REQUESTED

Article Number: 7006-2760-0000-8647-5442

Mr. Randy Tourville General Manager Veolia ES Maple Hill Landfill, Inc 31266 Intrepid Road Macon, Missouri 63552

> Re: CERCLA Off-Site Rule: Affirmative Determination of Acceptability for the Veolia ES Maple Hill Landfill, Inc., Macon, Missouri

Dear Mr. Tourville:

This letter serves to inform you that the U.S. Environmental Protection Agency (EPA) has made an affirmative determination of acceptability for the receipt of off-site waste at Veolia ES Maple Hill Landfill, Inc in Macon, Missouri (Veolia Landfill). Pursuant to Title 40 Code of Federal Regulations (40 CFR) Section 300.440(a)(4), EPA has completed an initial assessment of Veolia Landfill, and finds the facility acceptable for the receipt of off-site waste. Such off-site wastes are defined as wastes generated as a result of activities authorized or funded by the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA).

On September 22, 1993, EPA amended the National Oil and Hazardous Substance Pollution Contingency Plan (NCP), 40 CFR Part 300, by adding Section 300.440, now known as the Off-Site Rule. The rule implements and codifies the requirements contained in CERCLA Section 121(d)(3), and incorporates many provisions of the November 13, 1987, OSWER Directive (No. 9834.11), known as the Off-Site Policy. The Off-Site Rule establishes the criteria and procedures for determining if facilities are acceptable for the offsite receipt of CERCLA waste, and outlines the actions affected by the standard. The Off-Site Rule requires that prior to a facility's initial receipt of CERCLA waste, EPA shall determine if there are relevant releases or relevant violations at the facility.

EPA corresponded with the Missouri Department of Natural Resources (MDNR) to determine Veolia Landfill's compliance with applicable environmental standards. The results of the correspondence indicates that Veolia Landfill is currently in compliance with applicable environmental standards. Therefore, effective upon receipt of this letter, Veolia Landfill is acceptable to receive CERCLA off-site waste at the facility described above. Should any new information affecting this determination develop, EPA reserves the right to revisit this decision.

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By issuing this notice, EPA is in no way authorizing Veolia Landfill to undertake any waste management practice at this facility for which Veolia Landfill has not been previously authorized by EPA or MDNR.

If you have any questions concerning this matter, please contact Deborah Bredehoft, Regional Off-Site Contact, Region 7, at (913) 551-7164.

Sincerely,

Donald Toensing

Branch Chief

RCRA Enforcement and State Programs Branch

cc: Mr. Dennis Hansen, Supervisor

Hazardous Waste Section

Missouri Department of Natural Resources



REGION 7 901 NORTH 5TH STREET KANSAS CITY, KANSAS 66101

AUG 1 7 2011

CERTIFIED MAIL RETURN RECEIPT REQUESTED

Article Number: 7006-2760-0000-8645-5437

Mr. Derrick Standley Regional Director of Engineering Waste Corporation of Missouri, Inc. 33924 Olathe Drive Lebanon, Missouri 65536

Re: CERCLA Off-Site Rule: Affirmative Determination of Acceptability for Central Missouri

Landfill, Inc., 24461 Oak Grove Lane, Sedalia, Missouri 65301

Dear Mr. Standley:

This letter serves to inform you that the U.S. Environmental Protection Agency (EPA) has made an affirmative determination of acceptability for the receipt of off-site waste at the Central Missouri Landfill, Inc. (Central Missouri Landfill) in Sedalia, Missouri. Pursuant to Title 40 Code of Federal Regulations (40 CFR) Section 300.440(a)(4), EPA has completed an initial assessment of Central Missouri Landfill, and finds Central Missouri Landfill acceptable for the receipt of off-site waste. Such off-site wastes are defined as wastes generated as a result of activities authorized or funded by the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA).

On September 22, 1993, EPA amended the National Oil and Hazardous Substance Pollution Contingency Plan (NCP), 40 CFR Part 300, by adding Section 300.440, now known as the Off-Site Rule. The rule implements and codifies the requirements contained in CERCLA Section 121(d)(3), and incorporates many provisions of the November 13, 1987, OSWER Directive (No. 9834.11), known as the Off-Site Policy. The Off-Site Rule establishes the criteria and procedures for determining if facilities are acceptable for the off-site receipt of CERCLA waste, and outlines the actions affected by the standard. The Off-Site Rule requires that prior to a facility's initial receipt of CERCLA waste, EPA shall determine if there are relevant releases or relevant violations at the facility.

EPA corresponded with the Missouri Department of Natural Resources (MDNR) to determine Central Missouri Landfill's compliance with applicable environmental standards. The results of the correspondence indicate that Central Missouri Landfill is currently in compliance with applicable environmental standards. Therefore, effective upon receipt of this letter, Central Missouri Landfill is acceptable to receive CERCLA off-site waste at the facility described above. Should any new information affecting this determination develop, EPA reserves the right to revisit this decision.

40525691 Superfund 8/17/1\ By issuing this notice, EPA is in no way authorizing Central Missouri Landfill to undertake any waste management practice at this facility for which Central Missouri Landfill has not been previously authorized by EPA or MDNR.

If you have any questions concerning this matter, please contact Deborah Bredehoft, Regional Off-Site Contact, Region 7, at (913) 551-7164.

Sincerely,

Donald Toensing

Branch Chief

Waste Enforcement and Material Management Branch

cc: Ms. Kathy Flippin, Missouri Department of Natural Resources, Jefferson City, MO Missouri Department of Natural Resources Kansas City Regional Office

Mr. Rodney Bloese Registered Geologist 514 Earth City Expressway Suite 314 St. Louis, Missouri 63045



REGION 7 901 NORTH 5TH STREET KANSAS CITY, KANSAS 66101

MAY 3 1 2012

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Article Number: 7010-2780-0001-2211-6381

Mr. Brad Zimmerman Area Environmental Manager Republic Services, Inc. 5605 Moreau River Access Road Jefferson City, Missouri 65101

e: CERCLA Off-Site Rule: Affirmative Determination of Acceptability for

Show-Me Landfill, LLC,

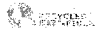
230 SE 421 Road,

Warrensburg, Missouri 64093

Dear Mr. Zimmerman:

This letter serves to inform you that the U.S. Environmental Protection Agency (EPA) has made an affirmative determination of acceptability for the receipt of off-site waste at the Show-Me Landfill, LLC (Show-Me Landfill) in Warrensburg, Missouri. Pursuant to Title 40 Code of Federal Regulations (40 CFR) Section 300.440(a)(4), the EPA has completed an initial assessment of Show-Me Landfill, and finds Show-Me Landfill acceptable for the receipt of off-site waste. Such off-site wastes are defined as wastes generated as a result of activities authorized or funded by the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA).

On September 22, 1993, the EPA amended the National Oil and Hazardous Substance Pollution Contingency Plan (NCP), 40 CFR Part 300, by adding Section 300.440, now known as the Off-Site Rule. The rule implements and codifies the requirements contained in CERCLA Section 121(d)(3), and incorporates many provisions of the November 13, 1987, OSWER Directive (No. 9834.11), known as the Off-Site Policy. The Off-Site Rule establishes the criteria and procedures for determining if facilities are acceptable for the off-site receipt of CERCLA waste, and outlines the actions affected by the standard. The Off-Site Rule requires that prior to a facility's initial receipt of CERCLA waste, the EPA shall determine if there are relevant releases or relevant violations at the facility.



The EPA corresponded with the Missouri Department of Natural Resources (MDNR) to determine Show-Me Landfill's compliance with applicable environmental standards. The results of the correspondence indicate that Show-Me Landfill is currently in compliance with applicable environmental standards. Therefore, effective upon receipt of this letter, Show-Me Landfill is acceptable to receive CERCLA off-site waste at the facility described above. Should any new information affecting this determination develop, the EPA reserves the right to revisit this decision.

By issuing this notice, the EPA is in no way authorizing Show-Me Landfill to undertake any waste management practice at this facility for which Show-Me Landfill has not been previously authorized by the EPA or MDNR.

If you have any questions concerning this matter, please contact Deborah Bredehoft, Regional Off-Site Contact, Region 7, at (913) 551-7164.

Sincerely,

Donald Toensing

Branch Chief

Waste Enforcement and Material Management Branch Air and Waste Management Division

cc: Ms. Cecilia Campbell, Missouri Department of Natural Resources
Mr. Dennis Hansen, Missouri Department of Natural Resources
Missouri Department of Natural Resources Regional Office





REGION 7 901 NORTH 5TH STREET KANSAS CITY, KANSAS 66101

JUL 17 2012

CERTIFIED MAIL

RETURN RECEIPT REQUESTED

Article Number: 7011 0470 0002 2747 5681

Mr. Brad Zimmerman Area Environmental Manager Republic Services, Incorporated 5605 Moreau River Access Road Jefferson City, Missouri 65101

RE: CERCLA Off-Site Rule: <u>Affirmative Determination</u> of Acceptability for Prairie View Regional Waste Facility, State Highway 71 and Route DD, Lamar, Missouri 64759

Dear Mr. Zimmerman:

This letter serves to inform you that the U.S. Environmental Protection Agency has made an affirmative determination of acceptability for the receipt of off-site waste at the Prairie View Regional Waste Facility, LLC (Prairie View) in Lamar, Missouri. Pursuant to Title 40 Code of Federal Regulations (40 CFR) Section 300.440(a)(4), the EPA has completed an initial assessment of Prairie View, and finds Prairie View acceptable for the receipt of off-site waste. Such off-site wastes are defined as wastes generated as a result of activities authorized or funded by the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA).

On September 22, 1993, the EPA amended the National Oil and Hazardous Substance Pollution Contingency Plan (NCP), 40 CFR Part 300, by adding Section 300.440, now known as the Off-Site Rule. The rule implements and codifies the requirements contained in CERCLA Section 121(d)(3), and incorporates many provisions of the November 13, 1987, OSWER Directive (No. 9834.11), known as the Off-Site Policy. The Off-Site Rule establishes the criteria and procedures for determining if facilities are acceptable for the off-site receipt of CERCLA waste, and outlines the actions affected by the standard. The Off-Site Rule requires that prior to a facility's initial receipt of CERCLA waste, the EPA shall determine if there are relevant releases or relevant violations at the facility.

The EPA corresponded with the Missouri Department of Natural Resources (MDNR) to determine Prairie View's compliance with applicable environmental standards. The results of the correspondence indicate that Prairie View is currently in compliance with applicable environmental standards. Therefore, effective upon receipt of this letter, Prairie View is acceptable to receive CERCLA off-site waste at the facility described above. Should any new information affecting this determination develop, the EPA reserves the right to revisit this decision.



By issuing this notice, the EPA is in no way authorizing Prairie View to undertake any waste management practice at this facility for which Prairie View has not been previously authorized by the EPA or MDNR.

If you have any questions concerning this matter, please contact Deborah Bredehoft, Regional Off-Site Contact, Region 7, at (913) 551-7164.

Sincerely,

Donald Toensing

Branch Chief

Waste Enforcement and Material Management Branch

cc: Ms. Cecilia Campbell, Missouri Department of Natural Resources Mr. Dennis Hansen, Missouri Department of Natural Resources Missouri Department of Natural Resources Regional Office Mr. Darrin Kempker, Prairie View Regional Waste Facility



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UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION 7 901 NORTH 5TH STREET KANSAS CITY, KANSAS 66101

AUG 23 2012

<u>CERTIFIED MAIL</u> RETURN RECEIPT REQUESTED

Article Number: 7010-2780-0001-2211-5261

Mr. David Jemes Operations Manager Black Oak Recycling and Disposal Facility 5054 State Highway HH Hartville, Missouri 65667

RE: CERCLA Off-Site Rule: <u>Affirmative Determination</u> of Acceptability for Black Oak Recycling and Disposal Facility, 5054 State Highway HH, Hartville, Missouri 65667

Dear Mr. Jemes:

This letter serves to inform you that the U.S. Environmental Protection Agency has made an affirmative determination of acceptability for the receipt of off-site waste at the Black Oak Recycling and Disposal Facility (Black Oak Landfill) in Hartville, Missouri. Pursuant to Title 40 Code of Federal Regulations (40 CFR) Section 300.440(a)(4), EPA has completed an initial assessment of Black Oak Landfill, and finds Black Oak Landfill acceptable for the receipt of off-site waste. Such off-site wastes are defined as wastes generated as a result of activities authorized or funded by the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA).

On September 22, 1993, the EPA amended the National Oil and Hazardous Substance Pollution Contingency Plan (NCP), 40 CFR Part 300, by adding Section 300.440, now known as the Off-Site Rule. The rule implements and codifies the requirements contained in CERCLA Section 121(d)(3), and incorporates many provisions of the November 13, 1987, OSWER Directive (No. 9834.11), known as the Off-Site Policy. The Off-Site Rule establishes the criteria and procedures for determining if facilities are acceptable for the off-site receipt of CERCLA waste, and outlines the actions affected by the standard. The Off-Site Rule requires that prior to a facility's initial receipt of CERCLA waste, the EPA shall determine if there are relevant releases or relevant violations at the facility.

The EPA corresponded with the Missouri Department of Natural Resources (MDNR) to determine Black Oak Landfill's compliance with applicable environmental standards. The results of the correspondence indicate that Black Oak Landfill is currently in compliance with applicable environmental standards. Therefore, effective upon receipt of this letter, Black Oak Landfill is acceptable to receive CERCLA off-site waste at the facility described above.



Should any new information affecting this determination develop, the EPA reserves the right to revisit this decision.

By issuing this notice, the EPA is in no way authorizing Black Oak Landfill to undertake any waste management practice at this facility for which Black Oak Landfill has not been previously authorized by the EPA or MDNR.

If you have any questions concerning this matter, please contact Deborah Bredehoft, Regional Off-Site Contact, Region 7, at (913) 551-7164.

Sincerely,

Donald Toensing, Branch Chief

Waste Enforcement and Material Management Branch

cc: Ms. Cecilia Campbell, Missouri Department of Natural Resources

Mr. Dennis Hansen, Missouri Department of Natural Resources

Missouri Department of Natural Resources Southwest Regional Office

Mr. Rodney Bloese, Registered Geologist